<u>dards for foods adopted</u> by the secretary of agriculture of federal agencies including, but not <u>limited to</u>, the United States <u>department of agriculture</u>.

- Sec. 7. Section 198.9, subsection 3, unnumbered paragraph 3, Code 1997, is amended by striking the paragraph.
  - Sec. 8. Section 331.507, subsection 3, Code 1997, is amended by striking the subsection.
  - Sec. 9. Chapters 171, 180, 183, and 190A, Code 1997, are repealed.
- Sec. 10. Sections 159.12, 159.18, 159.34, 160.11, 160.16, 172.5, 213.4, 213.5, 213.6, and 352.13. Code 1997, are repealed.
- Sec. 11. DIRECTIONS TO THE CODE EDITOR. The Code editor shall transfer the provisions of chapter 196A to or near chapter 184.

Approved April 1, 1998

## CHAPTER 1033

BANKS — OFFICES IN MUNICIPAL CORPORATIONS AND URBAN COMPLEXES S.F. 2189

AN ACT relating to the number of bank offices which may be established by a bank within a municipal corporation or urban complex.

Be It Enacted by the General Assembly of the State of Iowa:

- Section 1. Section 524.1202, subsections 2 and 3, Code 1997, are amended to read as follows:
- 2. a. A state bank may establish <u>any number of</u> bank offices within the municipal corporation or urban complex in which the principal place of business of the bank is located, subject to the following conditions and limitations:
- (1) If the municipal corporation or urban complex has a population of one hundred thousand or less according to the most recent federal census, the state bank shall not establish more than four bank offices.
- (2) If the municipal corporation or urban complex has a population of more than one hundred thousand but not more than two hundred thousand according to the most recent federal census, the state bank shall not establish more than five bank offices.
- (3) If the municipal corporation or urban complex has a population of more than two hundred thousand according to the most recent federal census, the state bank shall not establish more than six bank offices.
- b. For purposes of this subsection, "urban complex" means the geographic area bounded by the corporate limits of two or more municipal corporations, each of which being contiguous to or cornering upon at least one of the other municipal corporations within the complex. A state bank located in a municipal corporation or urban complex which is located on a boundary of this state and contiguous to a municipal corporation in another state may have one bank office in addition to the number of bank offices permitted by paragraph "a"; provided that nothing contained in this paragraph authorizes a state bank to establish a bank office outside of the boundaries of this state.
  - c. One such facility located in the proximity of a state bank's principal place of business

may be found by the superintendent to be an integral part of the principal place of business, and not a bank office within the meaning of this section. This paragraph does not authorize more than one facility to be found to be an integral part of a bank's principal place of business.

- d. One such facility located in the proximity of a state bank's office may be found by the superintendent to be an integral part of the bank office and not a bank office within the meaning of this section. This paragraph does not authorize more than one facility to be found to be an integral part of a bank office.
- 3. Notwithstanding subsection 1, if the assets of a state or national bank in existence on January 1, 1989, are transferred to a different state or national bank in the state which is located in the same county or a county contiguous to or cornering upon the county in which the principal place of business of the acquired bank is located, the resulting or acquiring bank may convert to and operate as its bank office any one or more of the business locations occupied as the principal place of business or as a bank office of the bank whose assets are so acquired. The limitations on bank office locations contained in unnumbered paragraph 1 of this section, and the limitation on the number of bank offices within the municipality or urban complex of the resulting or acquiring bank contained in subsection 2 shall be are applicable to any bank office otherwise authorized by this subsection. A bank office established under the authority of this subsection is subject to the approval of the superintendent, and shall be operated in accordance with this chapter relating to the operation of bank offices, and may be augmented by an integral facility when approved under subsection 2, paragraph "d".
- Sec. 2. Section 524.1213, subsection 3, paragraph d, Code Supplement 1997, is amended to read as follows:
- d. May establish <u>any number of</u> additional bank offices within the municipal corporation or urban complex in which a united community bank office referred to in paragraph "b" is located, provided that the number of bank offices of the resulting bank within that municipal corporation or urban complex, including bank offices retained under paragraph "c" and bank offices established under the authority of this paragraph, but excluding the united community bank office, shall not exceed the maximum number of bank offices permitted by section 524.1202, subsection 2, paragraph "a", for a bank located within that municipal corporation or urban complex.
- Sec. 3. Section 524.1213, subsection 12, Code Supplement 1997, is amended by striking the subsection.

Approved April 1, 1998

## **CHAPTER 1034**

MOTOR VEHICLE DAMAGE DISCLOSURE STATEMENTS S.F. 2192

AN ACT relating to motor vehicle damage disclosure statements.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 321.69, subsections 2 and 3, Code Supplement 1997, are amended to read as follows: